

**GOVERNMENT OF ANDHRA PRADESH**  
**ABSTRACT**

Police – Petitions of Sri Y.R.K. Srinivas, S.I., of Police, East Godavari District against two penalties of censure – Set aside - Orders – Issued.

**HOME (SER-II) DEPARTMENT**

G.O.Rt.No. 503

dated:7-4-2011

Read the following:

1. From Sri Y.R.K. Srinivas, S.I., of Police, East Godavari District petition dated 30-12-2010
2. From Sri Y.R.K. Srinivas, S.I., of Police, East Godavari District petition dated 30-12-2010
3. Govt.Memo.No.645/Ser-II/A2/10, dated: 20-1-2011.
4. From the DGP, AP, Hyderabad, Lr.Rc.No.429/Appeal-3/ 2011, dated: 25-3-2011

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**ORDER:**

In the reference 4<sup>th</sup> read above, the Director General of Police, AP, Hyderabad, has furnished the following information with regard to the two penalties imposed on Sri Y.R.K. Srinivas, S.I., of Police, East Godavari District under Rule-22 of APCS (CC&A) Rules, 1991 (Minor Penalty):

	Charge	Penalty	Appeal	Revision
1	<p>During the visit of Gandepalli PS., the SP, East Godavari District checked the station crime history of PS. In Part-1, annual crime review for year 2008 is available and it was approved by the DSP. The Inspector give elaborate instructions to the SI in order to prevent property offences in the area. However, 9 property offences were reported . The SHO did not find time to make entry of these offences in crime occurrence and classification register( Station crime history</p> <p>-I) this is nothing but negligence and lethargy of the SI . During the year 2008 twenty property offences were reported. 11 cases were detected and not a single suspect has been opened. Efforts of the SI in Crime prevention maintenance of records is negligible.</p>	<p>The SP, East Godavari District has held the charge as proved and imposed censure in Procs.C.No.308/ MR/2009, dated: 3-4-2010</p>	<p>Rejected by the DIG, Eluru Range, in proceedings dated: 13-7-2010</p>	<p>Rejected by the IG, Visakhapatnam Region, Hyderabad in proceedings dated: : 5-1-2011</p>
2	<p>During the visit of Gandepalli PS., the SP, East Godavari District checked compliance to the inspection notes dated 22-12-2008 of SP. SI stated that he not prepared compliance report. It has been more than 8 months elapsed after the inspection by the SP. , but the SI did not bother to comply to the instructions . This is nothing but negligence and disobedience to duties. Similarly he has not complied to the visiting notes of DSP, Peddapuram dated: 15-2-2009.</p>	<p>The SP, East Godavari District has held the charge as proved and imposed PPI for one year without effect in Procs.C.No.310/ MR/2009, dated: - 2-2010</p>	<p>Modified the penalty to that of censure by the DIG, Eluru Range, in proceedings dated: : 13-7-2010</p>	<p>Rejected by the IG, Visakhapatnam Region, Hyderabad in proceedings dated: dated: 3-11-2010</p>

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2. Aggrieved by the above penalties, the individual has submitted two petitions to the Government in the references 1<sup>st</sup> and 2<sup>nd</sup> read above, requesting to set aside the two penalties of censure.

3. Government, after careful examination of the matter, hereby set aside the two penalties of censure imposed on Sri Y.R.K. Srinivas, S.I., of Police, East Godavari District.

4. The Director General of Police, Andhra Pradesh, Hyderabad, is requested to take necessary action accordingly in the matter. The records received in the reference 4<sup>th</sup> read above are returned herewith, the receipt of which should be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

P. GAUTAM KUMAR  
PRINCIPAL SECRETARY TO GOVERNMENT

To,  
The Director General of Police, AP, Hyderabad (with records)  
The DIG of Police, Eluru Range, Eluru,  
The Superintendent of Police, East Godavari District, Kakinada  
The individual through DGP, AP, Hyderabad  
Sc/Sf

//Forwarded:: By order//

SECTION OFFICER